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02/25/2004



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/937,924	04/15/2002	Yoshihiro Kawaguchi	10690//126885	8863
7:	590 • 02/25/2004		EXAM	INER ···
Maurice B Stiefel			TELLER, ROY R	
Bryan Cave 245 Park Avenue			ART UNIT	PAPER NUMBER
New York, NY 10167			1654	
			DATE MAILED: 02/25/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

199	Application No.	Applicant(s)				
	09/937,924	KAWAGUCHI, YOSHIHIRO				
Office Action Summary	Examiner	Art Unit				
	Roy Teller	1654				
The MAILING DATE of this communication app Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period was Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days fill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 20 No.	ovember 2003.					
· ·						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-5 and 7-12 is/are pending in the app 4a) Of the above claim(s) is/are withdraw	RECEIVED					
5) Claim(s) is/are allowed.		HID 4 2004				
6) Claim(s) <u>1-5 and 7-12</u> is/are rejected.		MAR () 4 2004				
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	r election requirement	TECH CENTER 1600/2900				
8) Claim(s) are subject to restriction and/or	election requirement.	EDITOLIVILIT TOOU/2000				
Application Papers						
9) The specification is objected to by the Examine	r. "					
10)☐ The drawing(s) filed on is/are: a)☐ acce	· · · · · · · · · · · · · · · · · · ·					
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
TT) The oath or declaration is objected to by the Ex	ammer. Note the attached Office	Action of form F 10-132.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents						
3. Copies of the certified copies of the prior		d in this National Stage				
application from the International Bureau * See the attached detailed Office action for a list		d.				
oco trio attabiloa dotalica Office detion for a list						
Attachment(s)	A) []	(DTO 412)				
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 5) Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date	0) [] Other					

DETAILED ACTION

This office action is in response to the communication, received 11/20/03, in which applicant cancelled claim 6 and added new claim 12.

Claims 1-5 and 7-12 are pending.

Claim Rejections - 35 USC § 103

The rejection of claims 1,5, and 7-11 under 35 U.S.C. 103(a) is withdrawn pursuant to applicant's arguments, which were persuasive.

New Rejections

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 15 and 8-12 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

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Claims 1-5 and 8-12 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a "written description" rejection, rather than an enablement rejection under 35 U.S.C. 112, first paragraph. Applicant is directed to the Guidelines for the Examination of Patent Applications Under the 35 U.S.C. 112, ¶ 1 "Written Description" Requirement, Federal Register, Vol. 66, No. 4, pages 1099-1111, Friday January 5, 2001.

Vas-Cath Inc. V. Mahurka, 19 USPQ2d 1111, states that "applicant must convey with reasonable clarity to those skilled in the art that, as of the filing date sought, he or she was in possession of the invention. The invention, for purposes of the "written description" inquiry, is whatever is now claimed" (see page 1117).

A review of the language of the claim indicates that these claims are drawn to a genus, i.e., A water-insoluble silver conjugated protein formed of a silver salt and a water-soluble protein salt and a water-soluble protein containing 0.1 to 200 u moles of active thiol groups per gram. A description of a genus may be achieved by means of a recitation of a representative number of species falling within the scope of the genus or of a recitation of structural features common to the members of the genus, which features constitute a substantial portion of the genus. Regents of the University of California v. Eli Lilly & Co., 119 F3d 1559, 1569, 43

USPQ2d 1398, 1406 (Fed. Cir. 1997). In Regents of the University of California v. Eli Lilly (43

USPQ2d 1398-1412), the court held that a generic statement which defines a genus of nucleic acids by only their functional activity does not provide an adequate written description of the genus. The court indicated that, while applicants are not required to disclose every specific CEIVED

encompassed by a genus, the description of the genus is achieved by the recitation of a representative number of species falling within the scope of the claimed genus. At section B(1), the court states "An adequate written description of a DNA ... requires a precise definition, such as by structure, formula, chemical name, or physical properties, not a mere wish or plan for obtaining the claimed chemical invention".

There is a single species of the claimed genus disclosed that is within the scope of the claimed genus, *i.e.* A water-insoluble silver conjugated protein formed of a silver salt and a water-soluble protein salt and a water-soluble protein containing 0.1 to 200 *u* moles of active thiol groups per gram, wherein the proportion of the silver salt to the protein in the silver conjugated protein is 0.2 to 3 grams of the silver salt to 1 gram of the protein. The disclosure of a single disclosed species may provide an adequate written description of a genus when the species disclosed is representative of the genus. However, the present claim encompasses numerous species that are not further described. There is substantial variability among the species.

One of skill in the art would not recognize from the disclosure that the applicant was in possession of the genus of which comprises A water-insoluble silver conjugated protein formed of a silver salt and a water-soluble protein salt and a water-soluble protein containing 0.1 to 200 u moles of active thiol groups per gram. The specification does not "clearly allow persons of ordinary skill in the art to recognize that [he or she] invented what is claimed" (see *Vas-Cath* at page 1116).

Applicant is reminded that *Vas-Cath* makes clear that the written description provision of 35 U.S.C. 112 is severable from its enablement provision (see page 1115).

All other claims depend directly or indirectly from rejected claims and are, therefore, also rejected under U.S.C. 112, second paragraph for the reasons set forth above.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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Claims 1-5 and 8-12 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 recites "A water- insoluble silver conjugated protein formed of a silver salt and a water-soluble protein salt and a water-soluble protein containing 0.1 to 200 u moles of active thiol groups per gram." This is vague and indefinite for failing to point out the metes and bounds of the silver salt and the water soluble protein.

All other claims depend directly or indirectly from rejected claims and are, therefore, also rejected under U.S.C. 112, second paragraph for the reasons set forth above.

Claim 7 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

All claims are rejected.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roy Teller whose telephone number is (571)272-0971. The examiner can normally be reached on Monday-Friday from 5:30 am to 2:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brenda Brumback, can be reached on (571)272-0961. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RT 1654 2/23/04

> CHRISTOPHER R. TATE PRIMARY EXAMINER